PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference				
02003011	FOR FURTHER ACTION See Form PCT/IPEA/416			
International application No.	International filing date (day/month/year)	Priority date (day/month/year)		
PCT/FI 2004/000164	24-03-2004	25-03-2003		
International Patent Classification (IPC) of	r national classification and IPC			
A61C1/00 // G06F3/033				
Applicant				
Planmeca Oy et al				
This report is the international pre Authority under Article 35 and tr	eliminary examination report, established by the ansmitted to the applicant according to Article	his International Preliminary Examining e 36.		
2. This REPORT consists of a total	of _7 sheets, including this cov	er sheet.		
3. This report is also accompanied b	y ANNEXES, comprising:			
				
	and to the International Bureau) a total of	sheets, as follows:		
and/or sheets	uescription, claims and/or drawings which have containing rectifications authorized by this A we Instructions).	we been amended and are the basis of this report uthority (see Rule 70.16 and Section 607 of the		
sheets which	supersede earlier sheets, but which this Author	ority considers contain an amendment that goes		
beyond the di Supplemental	sclosure in the international application as file	ed, as indicated in item 4 of Box No. I and the		
b. (sent to the Internation	onal Bureau only) a total of (indicate type and	number of electronic carrier(s))		
readable form only, a Administrative Instru	s indicated in the Supplemental Box Relating	g and/or tables related thereto, in computer to Sequence Listing (see Section 802 of the		
4. This report contains indications re	lating to the following items:			
	f the report			
Box No. II Priority				
Box No. III Non-est	ablishment of opinion with regard to novelty,	inventive step and industrial applicability		
Box No. IV Lack of	unity of invention			
Box No. V Reasone applical	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
	documents cited			
Box No. VII Certain	defects in the international application			
Box No. VIII Certain	observations on the international application			
Date of submission of the demand	Date of completion	of this report		
18-10-2004	11-05-2005	11-05-2005		
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Form PCT/IPEA/409 (cover sheet) (Januar	y 2004)			

International application No.

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Bo	x No. I	Basis of the report
1.	With	regard to the language, this report is based on the international application in the language in which it was filed, unly vise indicated under this item.
	Ш	This report is based on a translation from the original language into the following language which is the language of a translation furnished for the purposes of:
ŀ		international search (under Rules 12.3 and 23.1(b))
		publication of the international application (under Rule 12.4)
		international preliminary examination (under Rules 55.2 and/or 55.3)
2.		regard to the elements of the international application, this report is based on (replacement sheets which have be ned to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally file to not annexed to this report):
	\boxtimes	the international application as originally filed/furnished
		the description:
		pages as originally filed/furnished
		pages* received by this Authority on
		received by this Authority on
		the claims:
		pages as originally filed/furnished
		pages* as amended (together with any statement) under Article 19 pages*
		received by this Authority on
	П	pages* received by this Authority on the drawings:
		nages
		pages* as originally filed/furnished pages* as originally filed/furnished
		pages* received by this Authority on
		a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.
3.		The amendments have resulted in the cancellation of:
		the description, pages
		the claims, Nos. the drawings, sheets/figs
		the sequence listing (specify):
		any table(s) related to the sequence listing (specify):
4.		This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rui 70.2(c)).
		the description, pages
		the description, pages
		the claims, Nos.
		the drawings, sheets/figs the sequence listing (specify):
		any table(s) related to the sequence listing (specify):
* !	f item 4	applies, some or all of those sheets may be marked "superseded."

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)	Claims Claims	6-8,10-11 1-5.9,12	YES NO
Inventive step (IS)	Claims Claims	1-12	YES NO
Industrial applicability (IA)	Claims Claims	1-12	YES NO

2. Citations and explanations (Rule 70.7)

Prior art

Reference is made to the following documents:

D1:US 5300926 A D2:EP 1010404 A2

D3:US 5550564 A1

D4:US 2001/0002725 A1

Document D1 discloses a dental apparatus which comprises a dental device, such as an instrument table, a graphic display and a user interface which can be a touch pad. The user interface is arranged to control the functions of the dental device in response to a touch on the touch pad. The graphic display comprises means for showing symbols describing the control functions of the dental device. (See for example the abstract, column 7, line 3-11, column 8, line 20-30 and line 47-60 and figures 1, 7, 8.)

Document D2 discloses a dental apparatus which comprises a dental device, for example an instrument table, a graphic display and a user interface which can be a touch pad. The user interface is arranged to be used for controlling functions of the dental device. The graphic display comprises means for controlling the dental devices. The information on the graphic display can be controlled in response to a touch on the touch pad. The dental apparatus is connected to a computer, which computer contains relevant information about the patient, such as previous treatments etc. (See for example

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Supplemental Box

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the abstract, paragraph [0006], [0008], [0012], column 4, line 2-7 and figures 1-2.)

It is known from document D3 a cleaning mechanism for sanitising a contaminated and soiled touch screen display. The mechanism consists of a transparent film which is rolled over the touch screen, a source roll of transparent film and a take-up roller which rolls up the used film. When the film over the touch screen is soiled, that piece of film is rolled up and new, clean film is placed over the touch screen. (See for example the abstract, column 1, line 25-46, column 2, line 4-18 and figure 1.)

From document D4 it is known that a control panel disclosing a surface pad can be covered by a protective plastic foil to maintain a clean and hygienic surface. The plastic foil is of a multilayer material, where the layers are adhered to each other. When the surface becomes dirty, the topmost layer is removed by hand from the underlying fresh layer. (See for example the abstract, paragraph [0020]-[0021] and figure 4.)

Statement of reason

The invention according to claims 1-12 discloses a dental apparatus and a method for controlling a dental apparatus, which discloses a dental device such as an instrument table, a display comprising means for showing describing the control functions of the dental device and a user interface, which interface is arranged to be used for controlling functions of the dental device. The user interface is a touch pad and in response to a touch of a pointer means a cursor is controlled. There are problems with cleaning and disinfection of typical controllers such as a mouse or a keyboard. A touch pad is much easier to clean than a typical keyboard. In a preferred embodiment of the invention detachable and disinfectable or disposable film is arranged to be attached to the surface of the touch pad, to improve the possibility to clean and disinfect the touch pad.

The apparatus known from D1 is considered to represent the closest prior art.

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Supplemental Box

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It is assumed as obvious that the graphic display can show a cursor and that the cursor can be controlled in response to a pointer means movements on the surface of a touch pad. Therefore, according to what is known from D1 the invention according to claims 1-5,9,12 lacks novelty.

Also, according to what is known from D2 the invention according to claims 1-5,9,12 lacks novelty.

What is mentioned in claims 6-7 is regarded as constructional and technical details concerning the touch-pad, which are obvious to a person skilled in the art. Also, these details do not solve the problem concerning the cleaning and disinfection of the touch pad. Therefore, the invention according to claims 6-7 is regarded to lack an inventive step according to what is known from D1 or D2.

What is mentioned in claim 10 is regarded as a constructional detail concerning the placement of the touch pad. Also, this detail does not solve the problem concerning the cleaning and disinfection of the touch pad. Therefore, the invention according to claim 10 is regarded to lack an inventive step according to what is known from D1 or D2.

What is mentioned in claim 11 is regarded as an obvious detail to a person skilled in the art. Especially the computer in D2, which is connected to the dental apparatus, contains data about the patient and is capable of for example displaying previous treatments. It is obvious to arrange the control information to be modified on the basis of the patient information included in the computer. Also, this detail does not solve the problem concerning the cleaning and disinfection of the touch pad. Therefore the invention according to claim 11 is regarded to lack an inventive step according to what is known from D1 or, especially, D2.

The invention according to claim 8 differs from what is mentioned in D1 only in that there is a detachable and disinfectable or disposable film attached to the touch pad.

Dentists often want to clean the user interface of the computer device, so that the risk of contamination during a

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Supplemental Box

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dental examination is reduced. There is a problem that user interfaces, for example touch pads, get dirty and contaminated.

The person skilled in the art, facing the problem mentioned above, would find a solution in D3 and D4. D3 teaches the person skilled in the art to arrange a transparent film on a users interface, such as a touch screen, so that the film comes into contact with the touch screen. For sanitary reasons this film is detachable and it is possible to maintain a clean surface of the touch screen. It is regarded as obvious to the person skilled in the art that this film also can be arranged to be disinfectable or disposable. Also, D4 teaches the person skilled in the art that a control panel disclosing a surface pad can be covered by a protective plastic foil to maintain a clean and hygienic surface. When the surface becomes dirty, the disposable topmost layer of the plastic foil is detached by hand and reveals a new fresh layer of the foil.

The person skilled in the art, having the apparatus from D1 as a starting point, aiming to solve the identified problem, would with the information from D3 and D4 arrange a detachable foil over the touch pad in D1.

No unexpected technical effect is obtained by the combination of D1, D3 and D4. Consequently, what is mentioned in claim 8 is thus not regarded to involve an inventive step.

The above argument is also valid when the person skilled in the art has the apparatus known from D2 as a starting point.

Consequently, the invention according to claims 1-5, 9 and 12 lacks novelty. The invention according to claims 6-8, 10 and 11 is novel but lacks an inventive step. The invention according to claims 1-12 is industrially applicable.

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Box No. VII Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

According to PCT Rule 6.2(b) the technical features mentioned in the claims shall preferable be followed by the reference signs relating to such features. The reference signs shall preferably be placed between parentheses.

Form PCT/IPEA/409 (Box No. VII) (January 2004)